	<u> </u>	Sheet No	
Bax No. VI	LIN DECLARATION: INVI	N'FEHENRIF (outy f	ar the purpose of the designation of the United Mason of America.
			reded for in Society 314, were States to Blade State VIII, VIII 1110 for
(urgeneral)	mi the specific Notes to Bos No. VII.	IN A CHIS CLAR COM	Local Hit was should not be included in the request
			ny 4.14(14) and 51bis.1(a)(ft)) of the c'afred States of America:
	are that I bolieve ! are the onganet, w) inventor of the subject matter v		one tarditur is listed below) or joint (it more than said inventor for which a parent is sought.
े शियर केटब्रामा	ion: a do ected to the intomational	dant w no noizeal dist	ir forms a part (if filing declaration with application).
This declars to Rute 20m	ion is directed to international app!	cation No. PCT/	Musiewų acitera, sob <u>gaubiar</u> ai 百)
) hereby dec	are that my residence, aceiting add	ors, and citizenship	ure as making them to my thatme.
			sunva-identified international application, including the status
and ! have a Dryanization States of Act	emilies bears, under the heading to	Prior Applications." Application for a pace as application design	io compliance with PCT Rule 4.10, any claim to fereign proving by application mamber, consulty or Member of the World Tasks note investigate account faces, filed in a country other than the Provide which it lead the croumy other than the Profiled Strees of concern a civerty in claimed.
Prior Applie	uikhas ,		The second secon
			· · · · · · · · · · · · · · · · · · ·
1 17 C.E.R. &	chowledge the duty to disclose .56 including the continuation-in-policities and the PCT internation	art concessions made	mone the air to be makerial to passenability as defined by suid antifemation which became available between the filing data multipassion-in-part application.
Brear st. br	me that all the meats made, betein the true; and further that these at ushable by fine or imprisonment, o ats may josperdice the valuity of	Mointaits were made Nath, under Section	e son that and that all sentements made on information and belief with the knowledge that willful falso sittements and the fixe so 1961 of Palio 18 of the United States Gods and that such willful spacent patient Giornon.
	David Bulcher		
Roadence.	Bt. Charles, litinora arr US state: (Capplicable, or/count		
j	revs; 37WY56.Woodgate Ro		. 6017\$
Ciunenship	\ \(\lambda \)\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\		April 2005
til ant cont	paration the project prof securation	n is commend to be	Date: April 1, 2005 to Establishment of the request of of the
عططد غنست فعاداها	Rule 26sen after the Eing of The Homatire tales to that of the in	he international	designation that is corrected as added anter Rule 26 or after the filling of the interestinated applications.
118604	lck (virnn) Gentempo, Jr.		e end e e e e e e e e e e e e e e e e e
iven whice.	Mahwan, New Jersey or US since it's philodele or count	,,,, y)	
Mailing Ada	renar 😲 nutralmétionial Sonfavair	ı' Wəuwair' MT G	7495
grakecesin?	US	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·
गिण्यासम् हः	I market annum		Dare: April 1, 2005
enged auge	sed in the request, as it declarmic Rule litter after the filing of the herigoanne must be that of the in-	to corrected or be internsivend enter, not that of	fol signature which is not cumulated in the request, or of the declaration than is corrected or added under Rive 2 Given after the Uting of the international applications?
			:
	į		1
Disk da	laration is careenable on the Calumb	g shoos, "Communic	of Res Se. VIII (ne)".

Form PCC/Rd/101 (decisions sincer (iv)) (highery 2003)

See Notes to the request form

BEST AVAILABLE COPY

p.2

Short No.

But No. VIII (v) BECKARATION: INVENTORSHIT (only for the purpose of the designation of the United States of Am The declaration most conform to the following absolute dead not close provided for in Section 214: see Mostes to Basse Nos. VIII. (1) to (1) (in general) and the specific Moses to Day No. VIII (c.). If this Box is not used, this short should not be included in the request. Dentaration of inventorship (Reiss 4.17(h)) and Side.1(a)(h)) By the purposes of the designation of the United States of America: I hardly declars that I believe I can the original, first and solo (if only one inventor is listed lashes) or joint (if more than one inventor is that d below) to remove of the subject matter which is dissect and for which a posent is sought. This declaration is directed to the international application of which it forms a part (of filing declaration with application). to Rule 264cr L I have by doctors that my residence, making address, and citizenship are as stated tent to my passes. [hereby state that I have reviewed and understood the contemp of the above identified totalentational application, including the claims of and application. I have identified in the request of said application, in compliance with PCT Rule 4.10, any claim to foreign priority, and application. I have identified below, under the heading "Prior Applications," by application members, commany or Mountee of the World Trude and I have identified below, under the heading "Prior Applications," by application members, commany or Mountee of the World Trude Organization day, mentals and year of Elling, any applications for a patential assented a particular field in a country other than the United Organization, they ment head year of filling, any equilibration for a patent of insention scentificate filled in a country other than the United States of America, including any PCT interesticant application designating at teast one country other than the United States of America, having a filling date in of the application on which foreign priority is claimed. Peter Applications: I hearby administrative the day to disclose information that is known by me to be rentarial to patentiality at defined by MCER_\$1.50, including for continuation in part application, mutual information which become available between the fitting date of the prior application and the PCT international filing date of the continuation-in-part application. sky declare that all statements made herein of enganese knowledge any true cod that all statements made on information and bed inf I nowery encuent make an executive and the contract of the contract of the land of the lan habos shaken man jeopardize the validity of the application or any paints issued thereon. Name: Jost David Rutcher Residence: St. Citation, Mirale (city and either US state, if applicable, or country) Malling Address: .379V758 Woodgate Road, St. Charles, E. 60175..... Dide: Agril 1, 2005 inventor's bignature:
(if not contained in the request, or if declination is correspend or
added under Rain 26or after the Sling of the international (all signature values is not constrained in the request, or of the tholasution that is corrected or added under Rule 266s what the filing of the interestional application). application. The elements must be then of the inventor, not that of Petrick (nmn), Gentempt, Jr. Name: Residence: (city and either US state, if applicable, or country) Melling Address: 1 (referredone) Boudevard, Materiah, NJ 07495 breaters US

fromton's Signature.

(if not constituted in the request, or if the imagine is chemically added ander Rule 26ter offer the filting of the international application. The signature cause to that of the inventor, not that of the care of April 1, 2005 (of olgonouse which is not contained in the request, or of the deducation that is convented or added under Raise 26cm after the dockention that is consume to mean (in appen) This declaration is continued on the following these, "Consistentian of Box No. VIII (in)".

Form PCT/ROT(0) (declaration shoot (ivi) (Passery 2004)

See Notes to the request form